

**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF MISSOURI  
EASTERN DIVISION**

---

**UNITED STATES OF AMERICA,**

**Plaintiff,**

**v.**

**Case No. 4:14CR0205 RWS/TIA**

**COLEMAN CARPENTER,**

**Defendant.**

---

**MOTION IN LIMINE TO EXCLUDE DISCUSSION OF CASH PAYMENTS  
DEPOSITED OR CASH PAYMENTS MADE ON ANY LOAN OBLIGATION**

---

**COMES NOW** the Defendant, Coleman Carpenter by and through his attorney of record David W. Camp and hereby moves *In Limine* to exclude any discussion of Defendant having deposited cash payments into the defendant's joint checking account or payment of cash on any loan obligations. That attached hereto and incorporated herein is the summary of the cash transactions provided in discovery by the Government.

That there has been no documentation to support the origin of the cash payments and introduction of such evidence would be confusing and misleading to the jury. The Defendant seeks a ruling to exclude such evidence at trial.

Respectfully submitted,  
CAMP & CAMP, PLLC  
/s/ David W. Camp  
David W. Camp (BPR #013739TN)  
Attorney for Movant  
403 North Parkway  
Jackson, Tennessee 38305  
(731) 664-4499

## **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that a true and correct copy of the foregoing document was forwarded by electronic means via the Court's electronic filing system to:

Mr. Thomas C. Albus  
Office of U.S. Attorney  
111 S. Tenth Street  
20<sup>th</sup> Floor  
St. Louis, MO 63102

Mr. Shaun Broeker  
Mr. Steve Sherman  
One US Bank Plaza  
St. Louis, Missouri 63101

s/David W. Camp  
DAVID W. CAMP, Atty.  
5-15-15  
Date